## Interoffice Memorandum

September 12, 2022

Action Requested:

on the Owner's property.

Mayor Jerry L. Demings :OT

-QNA-

County Commissioners

Ed Torres. M.S., P.E., LEED AP, Director FROM:

Utilities Department

BCC AGENDA ITEM -- Consent Agenda **SUBJECT:** 

September 27, 2022 BCC Meeting

Charge Letter of Credit Agreement International Drive Resort, Phase 2 (21-U-053) Wastewater Capital

Lindy A. Wolfe, P.E., LEED AP, Manager Contact Person:

Utilities Engineering Division

8166-462-704

obligation to pay future wastewater capital charges attributed to vertical construction Owner agrees to continuously maintain a letter of credit to secure the Owner's Section 37-5 of the Orange County Code. By entering into this Agreement, the service territory, and the construction will incur wastewater capital charges per residential subdivision on property within Orange County's (County) wastewater Lennar Homes, LLC (Owner) holds fee simple title to and is constructing a new

approval. agreement and find it acceptable as to form. Utilities Department staff recommends The County Attorney's Office and Risk Management Division reviewed this

LLC and Orange County. of Credit Agreement by and between Lennar Homes, Phase 2 (21-U-053) Wastewater Capital Charge Letter Approval and execution of International Drive Resort,

District 6

BCC Mtg. Date: September 27, 2022

Prepared By and Return To:

Orange County Utilities Department 9150 Curry Ford Road Orlando, Florida 32825-7600 Attn: Manager, Utilities Customer Service

# WASTEWATER CAPITAL CHARGE LETTER OF CREDIT AGREEMENT INTERNATIONAL DRIVE RESORT, PHASE 2 (21-U-053)

This INTERNATIONAL DRIVE RESORT, PHASE 2 (21-U-053) WASTEWATER CAPITAL CHARGE LETTER OF CREDIT AGREEMENT (the "Agreement") is made and entered into as of the date of latest execution below (the "Effective Date") by and between Lennar Homes, LLC, a Florida limited liability company, whose principal business address is 5505 Blue Lagoon Drive, Miami, Florida 33126 (the "Owner"), and Orange County, a charter county and political subdivision of the State of Florida, whose address is 201 South Rosalind Avenue, Orlando, Florida 32801 (the "County"). In this Agreement, the Owner and the County may be referred to individually as a "Party" or collectively as the "Parties."

#### **KECILYT2**

WHEREAS, the Owner is the fee simple owner of certain real property located in Canage County, Florida, as such property is more particularly described in Exhibit "A" attached hereto and incorporated by this reference (the "Property"); and

WHEREAS, the Property is located within the County's wastewater service territory and, therefore, the County is the appropriate provider of wastewater service; and

WHEREAS, Section 37-5, Orange County Code (the "Code"), provides for the assessment of wastewater capital charges for new connections to the wastewater system; and

WHEREAS, the Owner is constructing a new residential subdivision (the "Development") on the Property, which is more particularly shown on Exhibit "B" attached hereto and incorporated by this reference; and

WHEREAS, the Owner has submitted to the County construction plans for approval (the "Construction Plans"); and

**WHEREAS**, all capital charges for new construction shall be paid immediately prior to the issuance of a building permit for vertical construction, as described in subsection 37-5(b)(1)b of the Code; and

WHEREAS, the Property is located within the City of Orlando's building permitting jurisdiction and, therefore, the City of Orlando is the appropriate authority to issue vertical building permits; and

**WHEREAS**, because the City has the authority to issue vertical building permits for the Development, the County's approval of the Construction Plans is conditioned on the Owner entering into this Agreement to secure the Owner's obligation to pay future wastewater eapital charges attributed to vertical construction within the Development.

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement and other good and valuable consideration, the receipt of which is acknowledged by the Parties, the County and the Owner agree as follows:

SECTION 1. Recitals. The above Recitals are true, and are incorporated in and form a material part of this Agreement.

SECTION 2. Payment of Capital Charges. Immediately prior to any vertical building permit issuance within the Development by the City of Orlando, the Owner shall pay the associated wastewater capital charges to the County when due, the County may provide written notice of such failure to the Owner. If the wastewater capital charges are not paid within 10 days following Owner's receipt of notice from the County that wastewater capital charges are due, the County may draw on the Letter of Credit or Explanation of Credit required pursuant to Section 3 below.

SECTION 3. Letter of Credit. A Letter of Credit acceptable to the County, in a form substantially similar to the draft letter of credit attached as Exhibit "C" and incorporated into this Agreement by this reference, is required for the duration of the Term, as defined in Section 5 below. The Letter of Credit must be drawn on a financial institution having an office for the Letter of Credit presentation in either Orange, Seminole, or Osceola counties, and the financial institution shall be on the State of Florida approved "Qualified Public Depositories" list for local governments, as identified in Chapter 280, Florida Statutes. The Owner has provided this Letter of Credit to the County simultaneous with the execution of this Agreement in the amount of \$89,250.00. Failure to continuously maintain a Letter of Credit by the Owner shall be a breach of this Agreement by the Owner and may result in the interruption of water and wastewater services to the Property following receipt of written notice from the County.

SECTION 4. Capital Charge Payments Remain with the Property. Pursuant to Section 37-5 of the Code, wastewater capacity may only be purchased for the property specified in the application for service, and may not be transferred to another property. Therefore, any and all wastewater capacity purchased by the Owner is

purchased on behalf of the Property, runs with the Property, and may not be transferred to any other property.

on the Effective Date and will automatically terminate without any action by the Parties on the Effective Date and will automatically terminate without any action by the Parties on the date that all wastewater capital charges for the Property have been paid (the "Term"). Upon termination of the Agreement and upon the request of the Owner, (i) the County shall execute a notice of termination of this Agreement within 60 days after receipt of such request, which notice shall be recorded in the Public Records of Orange County, Florida, at the Owner's expense, and (ii) return the Letter of Credit or Replacement Letter of Credit, as applicable, to the Owner. Notwithstanding anything contained herein to the contrary, each platted lot shall automatically be released from the terms of this Agreement upon payment of the wastewater capital charge due for such platted lot.

home thereon. Agreement. This Section 6 does not apply to the sale of a platted lot with a completed obligations and responsibilities of the Owner arising under or attributable to this be the Owner for purposes of this Agreement and be responsible for the satisfaction of all Letter of Credit as and when required by this Section, the successor party will thereafter County receives the Acknowledgment signed by the successor party and the Replacement in Section 20. Capital charges run with the Property, as stated in Section 4 above. If the will be in breach of this Agreement, and the County may pursue those remedies set forth Acknowledgement to the County as and when required by this Section, then the Owner Section. If the successor party does not provide the Replacement Letter of Credit or the successor party and the Replacement Letter of Credit as and when required by this this Agreement unless and until the County has received the Acknowledgment signed by not be released from any obligations and responsibilities arising under or attributable to or transfer, and prior to the expiration of the Owner's Letter of Credit. The Owner will successor party must be delivered to the County within 30 days after the date of the sale of this Agreement (the "Acknowledgement"). The Acknowledgement signed by the party acknowledges the existence of this Agreement and agrees to be bound by the terms in ownership shall execute an acknowledgment and agreement whereby the successor closing of the sale or transfer of all or any portion of the Property, the successor party(s) prior to the transfer (the 'Replacement Letter of Credit"), and (ii) at the time of the and substance consistent with Section 3 above, and acceptable to the County, to be issued further that (i) the successor party(s) has caused a replacement Letter of Credit, in form the County must be provided with 60 days prior notice of such sale or transfer. Provided interest in the Property, shall not be restricted by this Agreement provided, however, that Owner's right to sell or transfer the Property, or any portion of its ownership or leasehold Sale of Property. Except as provided in this Section 6, the SECTION 6.

SECTION 7. Limitation on Assignment. If, pursuant to Section 6 above, the Owner sells, transfers, or assigns all or any portion of its owner shall assign this interest in the Property or any portion thereof, then the Owner shall assign this Agreement pro tanto, and shall cause the transferee to assume to the same extent the

rights and obligations of the Owner. Without the express written consent of the County, the Owner shall not assign its interests in this Agreement to another person or entity. This Section 7 does not apply to the sale of a platted lot with a completed home thereon.

SECTION 8. Recording. The Parties agree that an executed copy of this Agreement, including the Exhibits attached hereto, shall be recorded by the Owner at the Owner's expense in the Public Records of Orange County, Florida. The obligations imposed in this Agreement shall run with the land.

SECTION 9. Notice. Any notice required or allowed to be delivered hereunder shall be in writing and be deemed to be delivered when (a) hand-delivered to the official hereinafter designated; (b) delivered when such notice is sent by The United States mail, postage prepaid, certified mail, return receipt requested, all to be addressed to a Party at the address set forth opposite the Party's name below, or such other address as the Party shall have specified by written notice to the other Party delivered in accordance therewith.

If to the County:
Orange County Utilities Department
9150 Curry Ford Road

Orlando, Florida 32825-7600 Attn: Manager, Utilities Customer Service

With copy to: Orange County Administration Building
Orange County Administration Building

201 South Rosalind Avenue, 5<sup>th</sup> Floor Orlando, Florida 32801-3527 Attn: County Administrator

If to the Owner: Lennar Homes, LLC

6675 Westwood Boulevard, 5<sup>th</sup> Floor Orlando, Florida 32821-8088 Attn: Vice President of Land

SECTION 10. Governing Law. The Parties agree that this Agreement was entered into in the State of Florida. This Agreement and the provisions contained herein shall be construed, controlled, and interpreted according to the laws of the State of Florida, without giving effect to any choice of law or rules thereof which may direct the application of laws of another jurisdiction.

SECTION 11. Jurisdiction. Any legal proceeding of any nature brought by either Party against the other to enforce any right or obligation under this Agreement, or arising out of any matter pertaining to this Agreement, shall be exclusively submitted for trial before the Circuit Court of the Minth Judicial Circuit in and for Orange County, Florida; or, if the Circuit Court does not have jurisdiction, then before the United States

District Court for the Middle District of Florida (Orlando Division); or if neither of such courts shall have jurisdiction, then before any other court sitting in Orange County, Florida, having subject matter jurisdiction. The Parties consent and submit to the exclusive jurisdiction of any such court and agree to accept service of process outside the State of Florida in any matter to be submitted to any such court pursuant hereto and expressly waive all rights to trial by jury for any matters arising under this Agreement.

SECTION 12. Attorneys' Fees and Costs. If either Party files suit or brings a judicial action or proceeding against the other to recover any sum due hereunder or for default or breach of any of the covenants, terms or conditions herein contained, each Party shall be responsible for its costs, fees and expenses incurred (including the fees and expenses of attorneys and paraprofessionals) in connection with such suit, action or proceeding (whether or not such costs, fees and expenses are taxable to the other Party as such by any law) through any and all final appeals arising out of such suit, action or proceeding.

**SECTION 13.** Headings. The headings or captions of sections and descriptive headings in this Agreement are inserted for convenience only, and shall not affect the construction or interpretation hereof.

SECTION 14. Severability. If any part of this Agreement is found invalid or unenforceable by any court, such invalidity or unenforceability shall not affect the other parties of this Agreement if the rights and obligations of the Parties and if the intention of the parties can continue to be effective. To that end, this Agreement is declared severable.

SECTION 15. No Third-Party Beneficiaries. This Agreement is solely for the benefit of the formal parties hereto and no rights or cause of action shall accrue upon or by reason hereof, to or for the benefit of, any third party not a formal party hereto.

SECTION 16. Entire Agreement. This instrument constitutes the entire Agreement between the Parties and supersedes all previous discussions, understandings, and agreements between the Parties relating to the subject matter of this Agreement.

SECTION 17. Amendment. This Agreement may not be amended or terminated unless the amendment is in writing, executed by the Parties, and approved by the County and the Owner.

SECTION 18. Land Use Approvals. This Agreement does not grant or assure or indicate any future grant of any land use, zoning, subdivision, density, or development approvals, permissions, or rights with respect to the Property, or any other property or land referred to in this Agreement.

SECTION 19. Non-Waiver. The failure of either Party to insist on the other party's compliance with its obligations under this Agreement in any one or more instances will not operate to release the other Party from its duties to comply with its obligations in all other instances.

the Orange County Code and all other applicable laws, rules, and regulations. of the Property for which wastewater capital charges remain unpaid in accordance with remaining unpaid wastewater capital charges, and/or discontinue service to the portions remain unpaid in accordance with the Orange County Code, recover from the Owner any County may lien the portions of the Property for which wastewater capital charges not sufficient to pay the County for all outstanding wastewater capital charges, then the Agreement, and in the event that the Letter of Credit or Replacement Letter of Credit is the Letter of Credit or Replacement Letter of Credit, as applicable, as set forth in this expiration of the notice and cure period set forth in Section 2, the County may draw on thereof. For the avoidance of doubt, if the Owner breaches this Agreement, after power, or remedy under this Agreement shall preclude any other or further exercise County Code, or otherwise. No single or partial exercise by the County of any rights, this Agreement or now or hereafter existing at law or in equity or by statute, Orange remedy shall be cumulative and shall be in addition to every other remedy given under Agreement is intended to be exclusive of any other remedy, and each and every such Remedies. No remedy conferred upon the County in this SECTION 20.

#### [SIGNATURES ON FOLLOWING PAGES]

IN WITNESS WHEREOF, the Parties have executed this Agreement on the dates set forth below by their duly authorized representatives.

Date:

# By: Board of County Commissioners

By: Thurs, Burth Asyor
Orange County Mayor

September 27, 2022

SE COUNTY CONTRACTOR OF THE SECOND PROPERTY O

ATTEST: Phil Diamond, CPA, County Comptroller As Clerk of the Board of County Commissioners

By: Ratie Smith
Print Name: Katie Smith

# By: A Florida limited liability company OWNER: Lennar Homes, LLC

Notary Public (SEAL) as identification. behalf of the Company, who [x] is personally known to me or [1] has produced Florida limited liability company authorized to do business in the State of Florida, on 2022, by Mark McDardd as Vice President of Lennar Homes, LLC, a physical presence or online notarization, this 151 day of September. The foregoing instrument was acknowledged before me by means of [X] COUNTY OF OFCIOSE STATE OF Printed Name: TENE Printed Name: Signature: bresence as witnesses: Signed, sealed, and delivered in our Date: Title: Print Name:

Bonded Thru Motsry Public Underwritera

EXPIRES: September 17, 2023 WA COMMISSION # GG 801800 MELANIE MINIHAN

My Commission Expires:

Name Printed or Stamped

### EXHIBIL "A"

### **FECAL DESCRIPTION**

Storey Drive Phase 2, according to the plat thereof, as recorded in Plat Book 109, Pages 80 through 84 of the Public Records of Orange County, Florida and lying in Section 30, Township 23 South, Range 29 East City of Orlando, Orange County, Florida.

Contains 21.56 acres more or less.

# THE DEVELOPMENT EXHIBIT "B"

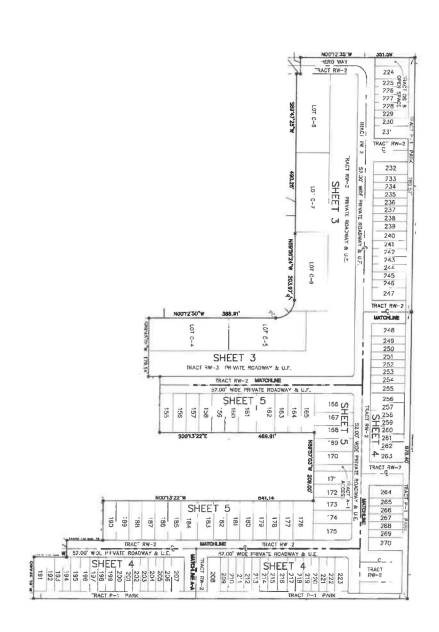


Exhibit B Page 1 of 1

### EXHIBIT "C"

|  |                 | TERMS OF THE AGREE                                   |
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| E TO APPLICANT'S FAILURE TO COMPLY WITH THE TERMS OF THE AGREEMENT' APPROVED BY THE ORANGE COUNTY BOARD OF | OCI CI DAIIAAVA | (OWNER)  |
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| HAS LOST ITS DESIGNATION AS A 'QUALIFIED PUBLIC DEPOSITORY'  |                 |  |
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|  |                 | ATTN: MANAGER,                                       |
| ATTA: [NAME AND TITLE ]  | 4               | ORLANDO, FL 32825                                    |
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|  |                 | C\O OBANGE COUN                                      |
|  | LORIDA          | ORANGE COUNTY, F                                     |
| APPLICANT:   |                 | BENEFICIARY:   |
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### EXHIBIT "C"

WRITTEN STATEMENT AS DESCRIBED IN THE PRECEDING PARAGRAPHS.

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| CALLY EXTENDED, WITHOUT AMENDMENT FOR E PRESENT OR ANY FUTURE EXPIRATION DATE, CERTIFIED MAIL, OR OVERNIGHT COURIER, SENT SIXTY (60) DAYS PRIOR TO THE THEN PRESENT. | THIS LETTER OF CREDIT SHALL BE IN FULL FORCE ANI FROM ISSUANCE DATE] AND WILL BE AUTOMATIC ADDITIONAL PERIODS OF ONE (1) YEAR FROM THULESS WE NOTIFY THE BENEFICIARY IN WRITING BY TO THE BENEFICIARY AT THE ABOVE ADDRESS AT LEA EXPIRATION DATE, NOTIFYING THE BENEFICIARY THE CREDIT FOR AN ADDITIONAL PERIOD OF ONE YEAR. |

Page 1 of 3 18136701-00-000

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REPLACED TO THE COUNTY'S SATISFACTION;" EXPIRE WITHIN 45 DAYS FROM THE DATE OF DRAWING WITHOUT BEING EXTENDED OR OBFICKLION HAS NOT BEEN COMPLETED YET AND THE LETTER OF CREDIT WILL REPRESENTATIVE READING AS FOLLOWS: "THE PERFORMANCE OF APPLICANT'S A STATEMENT SIGNED BY THE ORANGE COUNTY MAYOR OR AUTHORIZED

DOCOMENTS:

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> AUGUST 30, 2023 DATE OF EXPIRY:

STATES DOLLARS) \$89,250.00 (EIGHTY-NINE THOUSAND TWO HUNDRED FIFTY AND 00/100 UNITED : TMUOMA

INTERNATIONAL DRIVE RESORT, PHASE 2 (21-U-053)

PROJECT NAME:

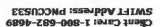
ATTM: VICE PRESIDENT OF LAND 9915 WESTWOOD BLVD., 5TH FLOOR ORLANDO, FL 32821 **TENNYE HOWES' ITC** :TNAJIJIGAAT:

ATTW: MANAGER, CUSTOMER SERVICE DIVISION C/O ORANGE COUNTY UTILITIES 9150 CURRY FORD ROAD ORLANDO, FLORIDA 32825 ORANGE COUNTY, FLORIDA BEMELICIAR:

> P7-PFEC-02-T PITTSBURGH, PA 15219 PNC BRNK, NATIONAL ASSOCIATION 500 FIRST AVENUE, 2ND FLOOR ISSNING BYNK:

> > AUGUST 31, 2022 ISSUE DATE:

Mai Stop: P7-PFSC-02-T Pittsburgh, PA 15219 500 First Avenue - 2nd Floor International Trade Product Delivery PMC Bank, Mational Association





OR

UNDER THE TERMS OF THE AGREEMENT.



3. A STATEMENT SIGNED BY THE ORANGE COUNTY MAYOR OR AUTHORIZED COMMISSIONERS ON SEPETEMBER 27, 2022." THE LETTER WILL STATE RESERVATION OF COUNTY BOARD OF COUNTY REPRESENT.") APPROVED BY THE ORANGE COUNTY BOARD OF COUNTY REFERENT ("ACREGMENT") APPROVED BY THE ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS ON SEPETEMBER 27, 2022." THE LETTER WILL STATE THE SUM DUE COMMISSIONERS ON SEPETEMBER 27, 2022." THE LETTER WILL STATE THE SUM DUE COMMISSIONERS ON SEPETEMBER 27, 2022." THE LETTER WILL STATE THE SUM DUE

A SUM NOT TO EXCEED \$89,250.00 (EIGHTY-NINE THOUSAND TWO HUNDRED FIFTY PRESENTATION OF YOUR DEMAND AT SIGHT IF ACCOMPANIED BY A WRITTEN STATEMENT AS DESCRIBED IN THE PRECEDING PARAGRAPHS.

THIS LETTER OF CREDIT SHALL BE IN FULL FORCE AND EFFECT UNTIL DATE, NOTIFYING THE BENEFICIARY THE PERESENT OR ANY FUTURE MAIL, OR OVERHIGHT COURIER, SENT TO THE BENEFICIARY AT THE ABOVE MAIL, OR OVERHIGHT COURIER, SENT TO THE BENEFICIARY AT THE ABOVE MAIL, OR OVERHIGHT COURIER, SENT TO THE BENEFICIARY AT THE ABOVE MAIL, OR OVERHIGHT COURIER, SENT TO THE BENEFICIARY AT THE ABOVE MAIL, OR OVERHIGHT COURIER, SENT TO THE BENEFICIARY AT THE ABOVE MAIL, OR OVERHIGHT COURIER, SENT THE BENEFICIARY AT THE ABOVE ANY FOLLOW TO THE ABOVE TO THE BENEFICIARY AT THE ABOVE AND THE BENEFICIARY AND THE BENEFIC AN

DRAWS MUST BE PRESENTED NO LATER THAN AUGUST 30, 2023 OR ANY EXTENDED EXPIRY DATE AND MUST BEAR THE CLAUSE: "DRAWN UNDER LETTER OF CREDIT NO. 18136701-00-000 OF PNC BANK, NATIONAL ASSOCIATION, DATED AUGUST 31, 2022 "

PARTIAL AND MULTIPLE DRAWINGS ARE PERMITTED; PROVIDED, HOWEVER, THAT ANY PAYMENT MADE UNDER THIS LETTER OF CREDIT SHALL REDUCE THE AMOUNT AVAILABLE UNDER IT.

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ME, ISSUER, HEREBY AGREE THAT ALL DEAMS PRESENTED UNDER AND IN

WE, ISSUER, HEREBY AGREE THAT ALL DEAMS PRESENTED UNDER AND IN

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buc bruk, national association 500 first avenue, 2nd floor

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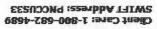
ALTENTION: LEXIE ISARC/KRISTINA M. SANDERS
PUC BANK, NATIONAL ASSOCIATION 201 EAST PINE STREET, SUITE 200

DATE HEREUNDER, WHICHEVER SHALL OCCUR FIRST.

OF THE ORIGINAL LETTER OF CREDIT OR UPON ANY PRESENT OR FUTURE EXPIRY

OF THE ORIGINAL LETTER OF CREDIT OR UPON ANY PRESENT OR FUTURE EXPIRY

THIS PETTER OF CREDIT IS SUBJECT TO THE INTERNATIONAL STANDBY PRACTICES



PMC Bank, National Association International Trade Product Delivery 500 First Avenue - 2nd Floor Pittsburgh, PA 15219 Mail Stop: P7-PFSC-02-T

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1998 (1998) (INTERNATIONAL CHAMBER OF COMMERCE PUBLICATION NO. 590) AND THE PROVISIONS OF FLORIDA LAW SHALL PREVAIL. IF A COUTER STATE OR COUNTRY SHALL PRINE, FLORIDA LAW SHALL PREVAIL. IF A COUTRY SHALL PRINE, FLORIDA LAW SHALL PREVAIL. IF A COUNTRY SHALL PRINE, FLORIDA LAW SHALL PREVAIL.

VERY TRULY YOURS,

PNC BANK,

COKEY BROWN
UTHORIZED SIGNATURE

ATIONAL ASSOCIATION

NC BANK, NATIONAL ASSOCIATION

AUTHORIZED SIGNATURE JARED FUHS

000-00-10498181

page 3 of 3